2	James J. Tutchton (CA Bar # 150908) EARTHJUSTICE ENVIRONMENTAL LAW CLINIC Univ. of Denver-Forbes House 1714 Poplar Street Denver CO, 80220 Telephone: 303-871-6034 Fax: 303-871-6991	
5	Brendan Cummings (CA Bar # 193952) LAW OFFICE OF BRENDAN CUMMINGS 2325 Carleton St, Suite B Berkeley, CA 94704 Telephone: 520-848-5486 Fax: 510-848-5499	
7	Attorneys for Plaintiffs	
8 9 10 11 12	LOIS J. SCHIFFER Assistant Attorney General JEAN E. WILLIAMS, Chief LISA LYNNE RUSSELL, Trial Attorney U.S. Department of Justice Environment & Natural Resources Division Wikllife & Marine Resources Section Ben Franklin Station, P.O. Box 7369 Washington, D.C. 20044-7369 Tel: (202) 305-0388 Fax: (202) 305-0275	
13 14 15	ROBERT S. MUELLER, III United States Attorney JAMES A. CODA Asst. U.S. Attorney Northern District of California 450 Golden Gate Avenue San Francisco, CA 94102	
16	Attorneys for Defendants	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	SAN FRANCISCO	DIVISION
20	CENTER FOR BIOLOGICAL DIVERSITY, et al.	0 N G 00 0000 WILL 1777
21	}	Case No. C-00-0927 WHA-ADR
22	Plaintiffs,)
23		STIPULATION AND ORDER CONCERNING INJUNCTIVE RELIEF FOR THE PEIRSON'S MILK-VETCH)
24	BUREAU OF LAND MANAGEMENT,	
25	Defendant, v.	
26 27	HIGH DESERT MULTIPLE USE COALITION,	}
28	Defendant Interview	}

WHEREAS, Plaintiffs, Center for Biological Diversity, et al. ("the Center") filed this action on March 16, 2000, alleging that the federal defendant, Bureau of Land Management ("BLM") was in violation of Section 7 of the Endangered Species Act ("ESA") by failing to enter into formal consultation with the U.S. Fish and Wildlife Service ("FWS") on the effects of the adoption of the California Desert Conservation Area Plan, as amended, ("CDCA Plan") on threatened and endangered species. 16 U.S.C. § 1536(a)(2);

WHEREAS, in a Stipulation approved by the Court on August 25, 2000, BLM acknowledged that because activities authorized, permitted, or allowed under the CDCA Plan may adversely affect threatened and endangered species, Section 7(a)(2) of the ESA, requires BLM to consult with FWS to insure that its adoption and implementation of the CDCA Plan is not likely to jeopardize the continued existence of any threatened or endangered species or to result in the destruction or adverse modification of the critical habitat of any such species. 16 U.S.C. § 1536(a)(2);

WHEREAS, the FWS has determined that a plant species, Astragalus magdalenae var. peirsonii, commonly known as the Peirson's milk-vetch, is entitled to protection under the ESA. 63 Fed. Reg. 53596 (Oct. 6, 1998);

WHEREAS, the only known populations of Peirson's milk-vetch in the United States are in the Algodones Dunes (also known as the Imperial Sand Dunes Recreation Area) within the CDCA. 63 Fed. Reg. 53599, 53605;

WHEREAS, the primary threat to the continued existence of Peirson's milk-vetch is the destruction of individual plants and dune habitat from Off-Highway Vehicle ("OHV") use and associated recreational development. 63 Fed. Reg. 53600, 53605;

WHEREAS, under the CDCA Plan approximately 75% of the Algodones Dune system is open to motorized vehicle use and between 75% and 80% of all known colonies of Peirson's milk-vetch are located in these open areas. 63 Fed. Reg. 53600, 53605;

WHEREAS, heavy OHV use will eliminate colonies of Peirson's milk-vetch and even moderate OHV use will lower the reproductive success of Peirson's milk-vetch colonies. 63 Fed. Reg. 53600, 53605-06;

WHEREAS, from approximately October to March of each year portions of the Algodones Dunes, including areas which contain Peirson's milk-vetch colonies, receive intensive OHV use. 63 Fed. Reg. 53605-06;

WHEREAS, the parties agree that the presently permitted level of OHV use of the Algodones Dunes may affect the population of the Peirson's milk-vetch;

WHEREAS, under Section 7 of the ESA, federal agencies shall in consultation with and with the assistance of the Secretary of Interior insure that any action authorized, funded, or carried out by such agency is not likely to jeopardize the continued existence of any endangered or threatened species or result in the destruction or adverse modification of critical habitat for any endangered or threatened species. 16 U.S.C. § 1536(a)(2);

WHEREAS, pursuant to Section 7 of the ESA, before consultation with the Secretary is concluded, federal agency actions shall not jeopardize the continued existence of any endangered or threatened species or result in the destruction or adverse modification of critical habitat for any endangered or threatened species; and,

WHEREAS, the parties would like to avoid litigation of the need for an immediate injunction of OHV use in the Algodones Dunes to protect the Peirson's milk-vetch.

THEREFORE, the parties agree as follows:

- BLM shall close three areas of the Algodones Dunes to all OHV and other vehicle
 use. Official government vehicles conducting monitoring or other legitimate governmental
 activities shall be allowed inside the closed areas.
- 2. The three areas: a Northern, a Central, and a Southern closure are depicted on maps attached to this stipulation as Exhibit A. By no later than Tuesday, October 24, the parties will file a supplement to this Stipulation that shall include a legal, textual description of each closure area and at least one color map, at least 2 feet by 2 feet in area, that depicts the closure areas in greater detail than the maps appended at Exhibit A. The parties do not intend the supplement to vary from Exhibit A, but only to provide a greater level of detail.

- The three closures described in Paragraph 2 and depicted in Exhibit A shall 3. become effective immediately upon the Court's approval of this stipulation. Within two days of the filing of the supplement to this Stipulation referred to in Paragraph 2, BLM shall submit a notice of the three closures to the Federal Register for immediate publication.
- BLM shall have until November 22, 2000 to put into place signs, notices, and any other equipment determined to be required by BLM to mark the boundaries of the three closure areas.
- 5. BLM agrees to maintain the closures described above in effect until BLM completes a programmatic formal consultation with FWS on the entire CDCA Plan and receives a Biological Opinion on the entire CDCA Plan from FWS.
- 6. So long as the terms of this agreement are complied with and there is substantial on the ground compliance with BLM's closure order, the Center agrees not to seek injunctive relief concerning impacts to the Peirson's Milk Vetch from CDCA Plan activities until BLM completes a programmatic formal consultation with FWS on the entire CDCA Plan and receives a Biological Opinion on the entire CDCA Plan from FWS.
- 7. This Stipulation is effective immediately upon its signature as an agreement among the signatories and is further effective as an Order of the Court upon its approval and entry as an Order by the Court.

For Plaintiffs:

DATED: October 20 2000

1state Tytchton

Earthjustice Environmental Law Clini

Univ. of Denver-Forbes House

1714 Poplar Street Denver, CO 80220

Phone: (303) 871-6034 Pax: (303) 871-6991

For Defendants:

LOIS J. SCHIFFER Assistant Attorney General

Jean E. Williams, Chief Lisa Lynne Russell, Trial Attorney

U.S. Department of Justice

Environment & Natural Resources Div.

Wildlife & Marine Resources Sec.

Ben Franklin Station, P.O. Box 7369

Washington, DC 20044-7369 Phone: (202) 305-0388

Fax: (202) 305-0275